

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

KIT R. SEARLE,
V.
WALGREEN CO.

Plaintiff,

Case No. 2:17-cv-01937-MMD-PAL
ORDER
(Subst Atty – ECF No. 14)

Defendants.

12 This matter is before the court on a Substitution of Attorneys (ECF No. 14). James F.
13 Holtz, George Ranalli and Jason Fowler of Ranalli Zaniel Fowler & Moran, LLC seek leave to be
14 substituted in the place of James F. Holtz formerly of the Law Office of James F. Holtz for
15 defendant Walgreen Co.

16 LR IA 11-6(b) provides that “[n]o attorney may withdraw after appearing in a case except
17 by leave of the court after notice has been served on the affected client and opposing counsel.” LR
18 IA 11-6(c) provides that the signature of an attorney to substitute in a case “constitutes an express
19 acceptance of all dates then set for pretrial proceedings, for trial or hearing, by the discovery plan,
20 or in any court order.” LR IA 11-6(d) also provides that the substitution of an attorney “shall not
21 alone be reason for delay of pretrial proceedings, discovery, the trial, or any hearing in this case.”

22 Having reviewed and considered the matter,

IT IS ORDERED that:

24 ||| 1. The Substitution of Attorney (ECF No. 14) is **GRANTED**.

25

26 | //

27

28 | //

1 2. James F. Holtz, George Ranalli, and Jason Fower of Ranalli Zaniel Fowler & Moran
2 are substituted in the place of James F. Holtz formerly of the Law Office of James F.
3 Holtz for defendant Walgreen Co., subject to the provisions of LR IA 11-6(b), (c) and
4 (d).

5 DATED this 8th day of May, 2018.

6
7 
8 PEGGY A. SEER
9 UNITED STATES MAGISTRATE JUDGE

10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28